## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ROME DIVISION

RITA WATKINS,	)	
Plaintiff	)	
Plaintiff,	)	
v.	)	CIVIL ACTION FILE
	)	NO.: 4:10-CV-155-HLM
SOUTHERN GROUP, LLC, et al.,	)	
	)	
Defendants.	)	
	)	

## DISMISSAL WITH PREJUDICE

Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), Plaintiff hereby dismisses with prejudice all claims asserted against Defendant The Haisten Group, Inc. Plaintiff and Defendant The Haisten Group, Inc. shall bear its own costs.

This the 15<sup>th</sup> day of November, 2010.

RICHARD C. WAYNE & ASSOCIATES, P.C.

/s/ Richard C. Wayne, Sr.

/s/ Richard C. Wayne, Sr.

Richard C. Wayne, Sr.

Richard C. Wayne, Sr.

Georgia Bar No. 742725

Attorney for Plaintiff

Richard@rwaynelaw.com

## CERTIFICATE OF COMPLIANCE

Pursuant to L.R. 5.1 (C), I certify this pleading was prepared per L.R. 5.1(B) in Courier New, 12 point typeface.

Respectfully submitted, this the 15<sup>th</sup> day of November, 2010.

RICHARD C. WAYNE & ASSOCIATES, P.C.

/s/ Richard C. Wayne, Sr.

Peachtree 25<sup>th</sup> Building 1720 Peachtree Street, NW Suite 118 Atlanta, Georgia 30309

Phone: 404-231-1444
Fax: 404-231-1666
Richard@rwaynelaw.com

Richard C. Wayne, Sr. Georgia Bar No. 742725 Attorney for Plaintiff

## CERTIFICATE OF SERVICE

I certify that on November 15<sup>th</sup>, 2010, I electronically filed the foregoing **DISMISSAL WITH PREJUDICE OF DEFENDANT THE HAISTEN GROUP, INC.** with the Clerk of Court using the CM/ECF system, which will automatically send e-mail notification of such filing to the following attorneys of record:

Christine L. Mast, Esq.
Teresa Lazzaroni, Esq.
4000 SunTrust Plaza
303 Peachtree Street
Atlanta, GA 30308-3243
cmast@hptylaw.com
tlazzaroni@hptylaw.com
Attorneys for Defendant The
Haisten Group, Inc.

T. Morgan Ward, Jr., Esq. Stites & Harbison - Louisville 400 West Market Street, Suite 1800 Louisville, Kentucky 40202-3352 mward@stites.com

AND

Catherine M. Banich, Esq.
Stites & Harbison
303 Peachtree Street, NE
2800 SunTrust Tower Plaza
Atlanta, Georgia 30308-3345

cbanich@stites.com
Attorneys for Farm Credit
Services of Mid-America, FLCA

I hereby certify that I have mailed by United States Postal Service the document to the following non-CM/ECM participant Defendants:

Joel McCormick 2359 Plum Nelly Road Rising Fawn, Georgia 30738 Kimball, Tennessee 37347 Pro Se

Southern Group, LLC 1030 Main Street Kimball, Tennessee 37347

Southern Real Estate of Tennessee, LLC 1030 Main Street Kimball, Tennessee 37347 Travis Shields 1024 Water Front Place

Joshua Dobson 1009 Water Front Place Kimball, Tennessee 37347

Thomas Dobson 1020 Water Front Place Kimball, Tennessee 37347

Paul Edward Gott, III 189 East Valley Road Kimball, Tennessee 37347

This 15<sup>th</sup> day of November, 2010.

RICHARD C. WAYNE & ASSOCIATES, P.C.

/s/ Richard C. Wayne, Sr.

Peachtree 25<sup>th</sup> Building 1720 Peachtree Street, NW Suite 118

Atlanta, Georgia 30309 Phone: 404-231-1444

Fax: 404-231-1666 richard@rwaynelaw.com Richard C. Wayne, Sr. Georgia Bar No. 742725 Attorney for Plaintiff